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**From:** Garcia-Bakarich, Luis [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=8995B2CA97114A7C88D7FCFA0FB11D7B-LGARCI02]  
**Sent:** 12/22/2017 6:53:00 PM  
**To:** Li, Corine [Li.Corine@epa.gov]; Polhemus, Darrin@Waterboards [Darrin.Polhemus@waterboards.ca.gov]  
**CC:** Sablad, Elizabeth [Sablade.Elizabeth@epa.gov]  
**Subject:** RE: CA LCR File Review - Water System Follow up Action Requested  
**Attachments:** PE\_CN Verification.1.docx.xlsx

Darrin,

Here is a combined list of all the systems I have identified thus far with ALEs.

To reiterate, the first step is to confirm the most recent lead and copper sample results. If there is a lead ALE the PWS will need to conduct PE. I am very happy to work with the DEs to discuss the various compliance scenarios, as they can be complex! Additionally, we would like to make sure that the systems are delivering the consumer notice regardless of the 90<sup>th</sup> percentile results. The last thing that we would like to verify is whether or not the systems are providing bottled water.

When we next see Alexis, I would like to be able to say that all water systems that are required to provide PE have done so!

Thank you,

-Luis

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**From:** Li, Corine  
**Sent:** Thursday, December 21, 2017 6:34 PM  
**To:** Polhemus, Darrin@Waterboards <Darrin.Polhemus@waterboards.ca.gov>  
**Cc:** Sablad, Elizabeth <Sablade.Elizabeth@epa.gov>; Garcia-Bakarich, Luis <Garcia-Bakarich.Luis@epa.gov>  
**Subject:** CA LCR File Review - Water System Follow up Action Requested

Darrin

As we discussed, I am forwarding the list of CWS/NTNCWS that were evaluated as part of our CA LCR implementation review for which EPA seeks DDW/water system follow up action to address the required Public Education (PE) and Consumer Notification (CN) requirements. The list includes 13 water systems, of which 9 are school water systems. Systems that were targeted for the file review were those with multiple historic exceedances of the lead action level (AL), some of which may have a current AL exceedance. As such, we ask that your staff work with the water systems to ensure that the PE and CN requirements for the rule are met as soon as possible but no later than 12/31/2017. The regulatory provisions related to PE and CN requirements have been included with the list of water systems.

Luis is prepared to reach out to the appropriate REs/DEs on Friday to i) verify the most current LCR tap sample results and ii) to compile the list of water systems that must conduct the required public education and consumer notification. Please let us know if you have questions or wish to discuss.

**Corine Li, P.E.**



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